

SECRET - SECURITY INFORMATION

CHINASI PERCHE

OFFICE OF PERSONNEL RETURN FILE TO <u>SE-US</u>

NOTICE: This is an Office of Personnel File and subject to 10 day limited for period. This file has been charged to IMACO. This file and is due to be returned to CONTRACT PERSONNEL DIVISION, 5E-65 Eqs., x7841, as of 27/57/25.

adm

Dear Mr. Reference is made to your contract with the U. S. Government as represented by the Central Intelligence Agency, effective 1 March 1970, as amended. Effective 8 April 1979, paragraph four (4) entitled "Compensation" is am aded by deleting the figure \$37,270 as it appears therein and by substituting in lieu thereof the figure \$41,270. Said paragraph commended is also modified to provide that subsequent augmentation of your basic fee, based upon the percentage increase authorised U. S. Government employees in the annual Legislative Pay increases, will be individually authorized by contract asendment at appropriate times as requested and certified by the responsible Government of Micial, provided however, that your total compensation moder under this paragraph does not exceed the salary rate paid Arr 4 m to sort of 20015. all other Teams and Conditions of + 4 ontenet, as amondo, remain in full fine and

ACHINISTRATIVE - INTERNAL USE ONLY

Cear

Reference is made to your contract with the United States Coverment, se represented by the Central Intelligence Agency, effective 1 March 1970, as

Effective 7 October 1979 paragraph four (4) entitled "Companyation" is assented by deleting the figure 541,270 as it appears therein and by substituting in lieu thereof the figure 543,159.

All other torse and conditions of the contract, as amonded, remain in

UNITED STATES COVERNMENT

BY Contracting Officer

ADMINISTRATIVE - INTERNAL USE DILY-

15/78 BF/CB

CI 321-79

MEMORANDUM FOR: Chief, Contract Personnel Division

FROM:

David H. Blee

Chief, Counterintelligence Staff

THROUGH:

Chief, Career Management Staff Manpower and Support Branch/Contract

SUBJECT:

Amendment to Contract for

I. Per paragraph four (4) entitled "Compensation" of subject's contract, effective 1 Narch 1970, as amended, it is hereby requested that the figure \$41,270 be deleted and the figure \$44,159 be substituted therein. This increase represents the percentage increase (7 percent) authorized US Government employees in the annual Legislative Pay increase effective 1 October 1979.

All classified Secret.

David H. Blee

CONCUR:

Management Stalf

APPROVED:

Chief, Contract Personnel Division

CL BY RVW 5 Oct 99 DRV D9c.1

ACMINISTRATIVE - INTERIAL USE ONLY

	As well as the second		, *
Dear			
Reference is made to y as represented by the Centr as energied.	ar incerridence		
Effective 8 Paril 1979 is carded by Caleting the substituting in Lieu thereo modified to promide that su upon the persentage increase	f the Eigure \$41.2 baequent augmentati	io. Said paragrap ion of your basic	n is also fee, based -s in the annua
upon the percentage increase legislative Par increases, at appropriate times as reconficial, provided however, does not exceed the equival	vested and sertific	d by the responsi	ale Government This paradraph
GS-15. All other terms and co			alife to the state of the
	Ç Z I	CAL INTELLIGENCE	AGENCÝ
	BI	/s/ Decial Contracting	g Officer
Accorde Marcan Rosnek		1 1 APR 1979	
MELICESS)			
		Date Date	
aring H. C.	Ool	1 2 APR 1979	·
ADMINIS	TRATIVE - INTERNAL	USE ONLY	

CI 121-79

MEMORANDUM FOR: Chief, Contract Personnel Division

FROM

David H. Blee

Chief, Counterintelligence Staff

THROUGH

Chief, Career Management Staff Manpower and Support Branch/Contract

SUBJECT

Amendment to Contract for

1. Action Requested: It is requested that the contract for an independent Contractor, be amended to increase his compensation from \$37,270 to \$41,270 per annum effective 8 April 1979.

Rackground: In September 1978

This \$20,000 claim has become an obsession with and is likely to affect negatively his relationship with the agency unless resolved to his relative satisfaction. Attached for background information are documents relating to Mr. claim.

3. After careful consideration of the equities involved in this case it is my belief that security considerations dictate that we settle claim in the following manner. I will approve an increase in his annual payment by \$4,000 effective April 1979 (from \$37,270 to \$41,270). Thereafter, his annual compensation would be increased each october in the amount identical to the cost of living increase given to US Government employees. (This cost of living provision is currently in his contract). However, at such time

RVW 26 Mar 99 DRV D9c.1

SECRET

top step	reaches the salary paid an employee in the of GS-15 (currently \$47,500) his annual compensation increased only as the pay for that step increases.
4.	All other terms and conditions of said contract, as remain in full force and effect.
5.	All classified Secret.
	David H. Bloo

Attachments: As Stated

CONCUR:					15 APA
Chief, Caree	r Managem	ent Sta	ff	De	ite.
APPROVED:					

ATTACHE

MEMORANDUM FOR: Chief, Counterintelligence Staff

FROM

CICIA

SUBJECT

PDDONOR

REFERENCES

- A. Memo Dated 16 February 1970 From DC/Security Research Staff
- B. Memo Dated 14 August 1972 From DC/Security Research Staff
- 6. Acknowledgement and Rolease Form Dated 12 July 1973
- 1. A careful review of the PDDONOR file substantiates the fact that there were three unequivocal financial commitments made to PDDONOR at the time of his defection in February 1964. These three commitments were:
 - a. He would be paid \$25,000 for each of the two years he cooperated in place. Total \$50,000.
 - b. He would receive \$10,000 for his part in identifying William Vassel, a British. Admirally employee as a KGB agent.
 - c. He would receive \$25,000 per year salary from the Agency.
- 2. The question at issue now is whether an additional commitment was also made to PDDONOR to the effect that the Agency would provide financial assistance to him to purchase a home. According to PDDONOR, on 30 January 1964 in Geneva prior to his defection in a conversation with his case officer, Mr. Tennent Bagley he stated, "I will arrive with what I have on my back no home no roof no anything." The reply to PDDONOR was as follows: "This will be taken care of. It will be provided." This exchange in PDDONOR's view, constituted

DCL NRVW.	14	Feb-99
DAY D9c.1	BY	

what he believes was a commitment on the part of the Agency to provide him with financial assistance in the purchase of a home. A memorandum dated 16 February 1970, written by Mr. Bruce Solie describes this verbal exchange between PDDONOR and his case officer. (See Reference A). In addition, a memorandum dated 14 August 1972 also written by Mr. Solie (Reference B) states that "Nosenko stated that prior to his defection in Geneva, he discussed his future with Bagley and made three requests, these being:

- a. Employment at \$25,000 per year;
- b. \$50,000 in savings account;
- c. Assistance in purchasing a house,

According to Noscako, Bagley, a day or two later, informed Noscako that his requests had been approved and Noscako considers this constituted a valid verbal contract."

- 3. From PDDONOR's viewpoint therefore an additional commitment, quite separate and apart from the three listed in paragraph 1 was made to him. Consequently, he now argues that a payment made to him in July 1970, in the amount of \$20,000 and which he used as a downpayment on a house, was the fulfillment of this additional commitment and not part of the \$50,000 he was promised for his two years in place. This despite the fact that in the 14 August 1972 nemorandum as Mr. Solie states in paragraph 5, . . "Mosenko also considers that the assistance in purchasing furniture, a house, etc., which he has been given since 1969 should be considered as cancelling the matter of the \$50,000.
- 4. What seems to have occurred is a change of position on PDDONOR's part. While previously acknowledging that the original \$50,000 commitment had been met (paragraph 5 of Reference B) PDDONOR now takes the position that of the below listed payments only \$30,000 should be applied against the \$50,000 commitment. The July 1970 payment of \$20,000 should be applied against a separate commitment to provide assistance in purchasing a home.

\$2,000 in March 1964 \$8,000 in May 1969 \$5,000 on 1 July 1970 \$20,000 on 1 July 1970 (According to PDDONOR this payment should not be applied against the \$50,000 commitment) \$15,000 on 12 July 1973

Thus, according to PDDONOR's reasoning \$20,000 is still due him as part of the original \$50,000 commitment.

- 5. Several additional points should be noted. On 2 July 1971 PDDONOR signed an "Acknowledgment and Release" prepared by the General Coursel in which PDDONOR releases and forever discharges the US Government and the Agency from any claim for money promised to him. (Reference C). In addition, the issue of the \$20,000 he says is still owed him does not surface in the file until September 1978, 14 years after his defection. The explanation of why this issue would arise at this late date is not clear from available records.
- 6. Attached are copies of those documents which impact on this issue. Because of the complexities of this case I recommend that we request the Office of General Counsel to review the entire case and provide a ruling on the legitimacy of PDDONOR's claim of \$20,000. After such a ruling we can discuss our future course of action.
 - 7. All classified Secret.

Attachments: As Stated

ż

S.E C R E T

OGC 79-02042 1 March 1979

MEMORANDUM FOR : Chief, Coun

Chief, Counterintelligence Staff

FROM

John A. Rizzo

Assistant General Counsel

SUBJECT

Financial Commitments to PDDONOR/1

1. This is in response to your memorandum of 23 February 1979 which requests our opinion concerning CIA's existing financial obligations to PDDONOR/1, a former high-ranking KGB officer who defected to this country in February 1964 after having cooperated in place for the previous two years: Based on information contained in CI Staff files, there appears no question that the Agency made three documented, unequivocal promises to PDDONOR/1 at the time of his defection:

- a) he would be paid a total of \$50,000 (\$25,000 per annum) in consideration for his previous two years' service in place;
- b) he would receive a \$10,000 payment for his part in identifying a certain RGB operative in the British government; and
- e) he would be placed under contract for "an indefinite period" after his defection at a yearly salary of \$25,000, with accompanying provision for retirement and other benefits.

Your memorandum seeks our assistance in resolving the issue of whether or not the Agency has, as PDDONOR/1 asserts, any current, independent obligation to pay PDDONOR/1 \$20,000 based on an oral commitment made to him by a now-retired CIA officer at the time of his defection promising him the Agency's financial assistance in his securing a residence in this country.

ORIGINAL CLBY 035 774

DECL TO REVIEW CH 28 Feb 99
EXT BYND 6 YRS BY 3ame

REASON 3 (13)

SECRET >

ALL PORTIONS ARE CLASSIFIED SECRET

SECRET -

- As you know, due to unforseen and extraordinary factors which arose shortly after PDDONOR's defection, the three documented commitments made to him as outlined in the previous paragraph were not fulfilled until some years after his defection. In this connection, the file indicates that PDFONOR/1 did not start receiving an Agency salary until March 1969, and that it was not until six years later that he began to be paid at the previously promised rate of \$25,000 per annum. Accordingly, in order to belatedly satisfy in full the commitments originally made to PDDONOR/1 in 1964, lump-sum payments have been made to him on three occasions in recent years with the approval of senior Agency management. Briefly, these lump-sum payments consisted of: a) \$125,000 (less taxes) in November 1972 to cover the balance owed for salery during the period April 1964 to March 1969; b) \$15,000 in July 1973 to settle the remainder due on the \$50,000 obligation to PDDONOR/1 for his service in place overseas prior to his defection; and c) \$28,500 fauthorized in April 1976 but evidently not paid until late last year) to cover the balance of his previously promised \$25,000 annual salary for the period March 1969 - March 1975 as well as the \$10,000 commitment originally made to PDDONOR/1 prior to his February 1964 defection (see paragraph 1(b) above) for his role in identifying a certain KGB operative in England.
- As previously stated, the sole issue for consideration at this point revolves around PDDONOR/1's relatively recent assertion that CIA still owes him \$20,000 as a result of a vaguely worded oral commitment made to him by a nowretired Agency officer in 1964 who promised that CIA would provide housing for PDDONOR/1 in this country following his arrival. In analyzing PDDONOR/I's contentions in this regard, we believe for the following reasons that the details surrounding CIA's July 1973 payment to him of \$15,000 assume particular significance and do; in fact, firmly rule out any further, outstanding legal obligation to him with respect to payments to cover PDDONOR/1's eventual purchase of a home. Of course, the key consideration involved is the fact that the \$15,000 payment was made following PDDONOR/1 s execution of a quitclaim prepared by this Office through which he agreed to "release and forever discharge...the Central Intelligence Agency...from any claim for money promised to him for, and/or at the time of his defection, and from any and all other claims...in any form whatsoever arising out of or in any way connected with his cooperation and association with... CIA prior to the date of this document, 12 July

SECRET D

Thus, the wording of the quitclaim is clearly and purpose-fully unconditional and is specifically intended to bar the kind of belatedly raised claim which PDDONOR/1 is making now.

- 4. In taking this position, we recognize that one could properly point out in rebuttal that notwithstanding the seemingly all-encompassing scope of the quitclaim, a further payment of \$28,500 was in fact subsequently authorized for PDDONOR/1 in April 1976. However, as was noted in an internal OSC memorandum dated 1 April 1976 which concurred in this additional \$28,500 payment, the real purpose of the 12 July release was to settle once and for all the issue of the balance of the \$50,000 owed PDDONOR/1 for his two years of in-place cooperation prior to his defection. Accordingly, since the \$28,500 payment was intended to satisfy other pre-existing commitments to PDDONOR/1 (i.e., back salary owed for 1964-1969 as well as the \$10,000 promised for his role in identifying the KGB operative in England), this Office concluded at that time that the payment was legally permissible since it was outside the intended scope of the quitclaim and was being used to fulfill separate, fully documented promises of compensation made earlier to him.
- 1973 payment to PDDONOR/I in return for his quitclaim, the available background materials contained in the files you have provided us leave little doubt that the issue of compensation to cover his purchase of a home was an intrinsic part of the calculations which led to the decision to authorize the \$15,000 payment to him at that time. For instance, in the 25 June 1973 memorandum to Mr. Colby which contained the recommendation for the \$15,000 payment, the Director of Security delineated some of the previous advances made to PDDONOR/I in partial satisfaction of the \$50,000 owed to him for the 1962-64 period. It was specifically noted in that connection that "[a]gainst this [\$50,000] sum in April-May 1969, [PDDONOR/I] was given \$8,000 as financial assistance for resettlement in the private economy and \$25,000 in mid-1970 towards the purchase of a new house and other related expenses: "[Emphasis added]. These amounts plus an additional \$7,000 which had been previously advanced were subtracted from the original \$50,000 commitment, thus leading to the final figure of \$15,000 that was subsequently paid to PDDONOR/I in July 1973 and for which he readily signed the guitclaim releasing CIA from any further financial obligations to him. The Director of Security's memorandum went on to indicate that PDDONOR/I "agreed" with these calculations; moreover PDDONOR/I sacknowledgment that CIA had previously fulfilled its

SEGRET >

SECRET

commitments to him regarding a house is more explicitly documented in a 14 August 1972 memorandum for the file from the Deputy Chief, Security Research Group, which quotes PDDONOR/1 as saying that he considers that the assistance in purchasing furniture, a house, etc. which he has been given since 1969 should be considered as cancelling the matter of the \$50,000 . (Emphasis added).

- 6. Therefore, from all of the above, it must be concluded that, contrary to PDDONOR/1's assertions, CIA has long since fulfilled any promises which Agency representatives made to him prior to his defection concerning his housing in this country. Further, the available evidence clearly tends to indicate that PDDONOR/I fully understood and accepted the fact that these obligations had been fully met at the time that he signed his quitclaim in July 1973. Thus, since the terms and scope of the quitclaim are fully controlling on the claim which PDDONOR/1 is asserting, we have determined that the Agency has no legal obligation whatsoever to pay him the \$20,000 which he seeks.
- 7. As a final note, this Office recognizes that, notwithstanding the absence of any legal obligations, the particularly sensitive status of PDDONOR/1 within CIA may nevertheless give rise to an understandable desire in some quarters to make the \$20,000 payment to him on security and/or moral grounds. We do not necessarily quarrel with such a view, nor do we mean to imply that CIA is legally procluded from, in effect, "waiving" the terms of the quitclaim if it so chooses. At the same time, it must be remembered that this Office was asked to prepare the quitclaim at issue in 1973 precisely in anticipation of a situation such as the one before us now. It is respectfully submitted that such documents will cease to have any future efficacy or credibility whatsoever if individuals such as PDDONOR/1 who are ostensibly bound by them perceive a willingness on the part of CIA to set aside these carefully worded and legally binding documents whenever a claim (no matter how III-founded) is advanced. In short, we hope and trust that any decision to pay PDDONOR/1 the \$20,000 at issue despite the guitclaim and documented evidence to the contrary will be based on truly compelling security or moral considerations.

Jan A. Risso

SECRET &

MATERIAL UNITED - DITEMBL UNITED CHLI

are auth	in the corized to	2	this c	instructions	the same of the		ه نمه های	
	STATE OF CHANGE VAL			panasa	, round	n const	ructive	cost, w
ha ceuic	ed by eny							
* * ASA **	r terms a		* * *13				2"	. 1 1
ull fotos en	d offect.			يا الأولى الأولى المادي. والمولى المولى المولى المولى المولى		AND AND A	a had	
			医大概式 显示扩展的		CERTIFIAL	INTELLI	PACE AC	
					W =			
				je jes .	Spec	lal con	cracting	Office
CEPTED:	*		6.97	-	4			
/	1		: .	-	, <u>.</u> ,			
* * * *			,		- 2 -			· .
Charles Williams	*	-	·			erik Turk. Agentaria		
LIDEROT	, , , -							
- J.	taliana.			-3-1.			25 4 7	
and the second second			-					
			* , '			· , · ;	.,	
- <u> </u>	• • • •			7		الاين أنه في		
PPROVIED:	•		: :					
	- 1:		÷,	* . · .	1, 51 · · ·		٠٠,	

AMINISTRATIVE - INTERNAL USE ONLY

2019/19

APRINISTRATIVE - INTEGRAL USE ONLY

500-2

oar						
			•			
Refer ne represe	ence is mail: nter! by the	e to your Cont Cantrel Intel	ract with t ligance Acc	he United S nov. offect	itatos Gove ive i Marc	treant
s anended						• 3
Effec	tive 8 April	1979, parage	aon four (4) entitled	*Componant	ilan"
l'airem lori	by deleting	the figure 3	37,270 as 1	t appears t	herein and	by
abatitutu	ng in lieu t	chereof the fi nat submoquent	gure \$61,27	O. Said pa	ragraph is	also
oon the pr	proentage in	creases author	ized U.S. G	overnment e	eployees t	n the
wiseleip	Pay Incres	mans, will be	individuali	y authoriza	d by contr	act am
sporopr	late times a	ever, that yo	ng ceretitie	iny the re	oponalble	COVERT
od not ei	cood the co	ulvalent of t	no malary r	ite paid at	the top #	tep of
-15.						- 1
All ot	her terms a	ni conlitions	of the con	ract. as a	sandel. re	main i
ll force	and effect.	The state of the s				
			CENT	al inistlic	imer ngen	Y
1						
		·	BY	Art Course		an insulan
			Sc	ectal Conti	acting of	lear
		54 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4				
CEPTSO:		, , , , , , , , , , , , , , , , , , ,			*	
	1. to				*3. P	
*	<i>F</i>	A The Course of the way				• • • •
71ES91			The state of the s			- · · · · · · · · · · · · · · · · · · ·
	12/ 300			Charles Edit		
	7		- 74 %			
	4.		e general de			
ROVED:	,		1.50			1
	1 7 5 %				10 C	9
				, , , , , , , , , , , , , , , , , , ,	3010	119
	17. 1	n m n 1 me n .				

ADMINISTRATIVE - INTERNAL USB ONLY

Attilia Should be heard to be

Mr. Bruce A. Bertotally

Dear Mr. Bertotally:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 1 March 1970, as amended.

Effective 3 October 1978 paragraph four (4) entitled "Compensation" is amended by deleting the figure \$35,327 as it appears therein and by substituting in lieu thereof the figure \$37,270.

All other terms and conditions of the contract, as amended, remain in full force and offect.

UNITED STATES GOVERNMENT

Hal Brown C. Proste

Contracting Officer

seguest of Vain Broken Sustan Algunia OPD 1000 processor

PCB/58

Administrative - Internal Use On.,

ADMINISTRATIVE - HITTERAL USE CILL

Reference is made to prepare the destrainment of the Central emended.	Intalligen	a March	OT FOR A	7	
Effective 9 October 15 amended by deleting the figure in lieu thereof the figure that authorized authorized increases, will be individual times as requested and correspond to the corresponding to th	\$35,327. S	aid parage	aph la haced u	oleo modifie non cost-of-	d to provide living appropriate
All other terms and o	malitions of	the conte	act. as	amanded, re	maln
in full force and effect.	and terroring on	4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	A A	A SECTION AND	34
the state of the s	13.	•			
	1		5.7		
,			· · · · · ·	LIGINES AGEN	
3			ું ,જારાજિક , જે	THE WA	40.
		ering of the second of the	.(3-)		
		Spec	lal Cor	itracting Off	lcor
			40		
			1.5		
					20
15/		•		DAte	18
					2 4000
The state of the s					
the state of the s					4
VITTESS:	i i i i i i i i i i i i i i i i i i i		4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	*				
51			N	2001 20	
		*		Date	
The second of th	o na kata ka s				
			-		
APPROVED		· h			
	* * * * * * * * * * * * * * * * * * * *	ه بهای د		2 2 PR	lagina sa ji
ROLLSTON				37970	
				Date	
The second secon		· ·	- •		

Maria de Cara de Cara

Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970, as Effective 16 Pebruary 1977 paragraph four (4) entitled "Compensation" is amounted by authorizing you a one-time, lump sum taxable payment in the amount of \$2,100. All other terms and conditions of the contract, as amended, remain in full force and effect. CENTRAL INTELLIGENCE AGENCY Special Contracting Officer WITNESS APPROVIZO:

preferring to the state of the

ACHINISTATIVE - HATERIAL USE CALY

			•	
Daar	· · · · · ·	•	•	
Reference is made t represented by the Centr amended.	to your contract al Intelligenca	with the Unit Agency, effec	ed States Govern tive 1 March 197	ment, as O, as
Reflective 1 June 19 other Expenses is amend voluntary, travel of you per diem, when it is det such travel will support. The extent and destination defined by such official as a matter of operation well being that she remaind the you continue on to operational missions, corporational missions, corporational missions, corporational missions, corporational missions, corporational missions, corporations and as such considered to it is also understood confirmed, that this smer obligating your dependent terms of this agreement.	ed by expanding or dependent wife entired by the real best serve one of such dependent, when in the all necessity or in at some partic specific geographication of her annead or reimbursindicated are detailed and agreed by idment is in no well-	its scope to, including the expensible Good including the course of size a matter explication per dismission by intended of the course of the	authorize the con- he appropriate re- vernment official interests and obj will be as design inth travel it is seential to her inth course of ine in fulfillme it be authorized her by the Cover is additional income tax purposes. I, and is berein- is should be con-	nourrent, nto of that actives, nated and actacmin health an such trav nt of for such mment an me to yo so trued as
Government neither inford	YES, ECHTRED TO	liability of	whatsoever natur	•
concerning her health and				
travel.	A standard of the standard of	The state of the same of the s		
All other terms and	conditions of th	o contract, a	a anarriad, ramai	n
in full force and effect.				
		•		
		CERTIFIE TANK	TTIGGACE MORREY	
, ,	~ ,	STRANGE TAIL	Lillian And Mary	
· .				
		BY		
			ntracting Office	
				S. 12 C.
ACCEPTED:		40 J 4 W		· ', -
				_
15/	the Miles of the second	,	2 041 78	
The structure of the second section of the sectio]		Date	44.200
الم المعالم المالية				
VITNESS:	• 4		, , , , , , , , , , , , , , , , , , , ,	** A
	•	5		
1.0	. *	•	1 000 20	
!5\	ngalifikasi saliperiliksan manara p		Dista	
3			TIM CE	
			•	
APPROVED:		-		
ENOVEDI			•	
			3 AFR 1973	
hallanna un aduranuta un Amurana an anuntun ad territoria del mantanta abrana un an	inner i i i i i i i i i i i i i i i i i i i	-tollogie no reference -	Date	
•				•
	•		• • •	

SECRET

Bertotally, Bruce A.

30 January 1978

VIA:	Office of	eneral Couns	el, Öskild, Att	ention: N	ir. John	Rizzo
		and different form			, . 	1350
FROM:	Chief, Cont	ract Personn	el Division			
SUBJECT:	Contract Ar	endment for		** S		
-RUPERENCE:	Merorandum	from Chief,	CI Staff, date	d 20 Dece	uber 197	7
1. (S) R	ferenced men	orandun pert	ained to a for	hal reque	st to an	end
Subject's contra	et to provid	e authorizat	ion for specif	ic operat	ional ex	penses
2. (S) Pa	ragraph five	(S) of Subj	ect's current	contract.	among o	ther
things, provided here was to prov	for other	expenses".	It is our opin	ion that	the inte	nt
The language bei	ne conerni a	id non-restr	ictive in natur	ro. it wo	uld follo	CYV47:
that any expendi	ture deemed t	y you, as th	no operating ac	tivity.	to bo of	an
marine land make	me and an a		4 4 4 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4.45	Dia James	
oberariount naro	ic, and so at	ithorized, w	ould be within	the iram	SMOLY OF	the
authorization an	d that there	would be no	need to specia	fically is	dentify a	and
authorization an additionally aut is taken upon yo	d that there horize the it ur request,	would be no on and/or it	need to speci-	fically is	dentify a	and n
authorization an additionally aut	d that there horize the it ur request,	would be no on and/or it	need to speci-	fically is	dentify a	and n
authorization an additionally aut is taken upon yo	d that there horize the it ur request,	would be no on and/or it	need to specific value. According that you	fically is	dentify a	and n
authorization an additionally aut is taken upon yo	d that there horize the it ur request,	would be no on and/or it	need to speci-	fically is	dentify a	and n
authorization an additionally aut is taken upon yo	d that there horize the it ur request,	would be no on and/or it	need to specific value. According that you	fically is	dentify a	and n
authorization an additionally aut is taken upon yo	d that there horize the it ur request,	would be no on and/or it	need to specific value. According that you	fically is	dentify a	and n
authorization an additionally aut is taken upon yo	d that there horize the it ur request,	would be no on and/or it	need to specific value. According that you	fically is	dentify a	and n
authorization an additionally aut is taken upon yo	d that there horize the it ur request,	would be no on and/or it	need to specific value. According that you	fically is	dentify a	and n
authorization an additionally autification upon you contractual authorization contractual authorization.	d that there horize the it ur request, i	would be no on and/or it	Date:	rically in rically in rically in already in alleady in already in already in already in already in all all already in all all already in all all already in all all all all all all all all all al	dentify a	and n
authorization an additionally aut is taken upon yo contractual auth	d that there horize the it ur request, i	would be no on and/or it	need to specific Accessmed that you	rically in rically in rically in already in alleady in already in already in already in already in all all already in all all already in all all already in all all all all all all all all all al	dentify a	and n
authorization an additionally autification upon you contractual authorization contractual authorization.	d that there horize the it ur request, i ority.	would be noten and/or it	Date:	rically in rically in rically in already in alleady in already in already in already in already in all all already in all all already in all all already in all all all all all all all all all al	dentify a	and n
authorization an additionally aut is taken upon yo contractual authorization authoriza	d that there horize the it ur request, i ority.	would be noten and/or it	Date:	rically in rically in rically in already in alleady in already in already in already in already in all all already in all all already in all all already in all all all all all all all all all al	dentify a	and n
authorization an additionally autisticationally autistication upon you contractual authorization aut	d that there horize the it ur request, i ority.	would be noten and/or it	Date:	rically in rically in rically in already in alleady in already in already in already in already in all all already in all all already in all all already in all all all all all all all all all al	dentify a	and n
authorization an additionally aut is taken upon yo contractual authorization authorization authorization in the contractual authoriz	d that there horize the it ur request, i ority. Risso	would be noten and/or it	Date:	rically in rically in rically in already in alleady in already in already in already in already in all all already in all all already in all all already in all all all all all all all all all al	dentify a	and n
authorization an additionally aut is taken upon yo contractual authorization. Concur: Z8/ John A Office of Gr Distribution: Orig § 1 - Ac	d that there horize the it ur request, i ority. Risso eral Counsel dressee C/O&MAD	would be noten and/or it	Date:	rically is ordingly already !	dentify a	and n

1	The first is the distillation through the group of the gr
Marine marine	The second secon
of water to the same	Dear
	Ref. is made to your contract with the U.S. Govt., as represented by
gan more production and the second	the Central Intelligence Agency, effective 1 March 1970, as amended.
di dinan-sa hari 4 haray di sadar ga atasanasa G. Ya	Effective 26 Dec. 1973 paragraph five (5) entitled "Allowances, Travel
and the second second	and other Expenses" is amended by the deletion of the last sentence in its
and the same and t	entirety and by substituting in lieu thereof the following:
Manufacture and the second of	Shareful and the second
	"If in the course of this contract you are directed to travel or are
	authorized to incur other expenses, reimbursement of such expenses will be made on a commuted rate basis, based on constructive cost, wille in the
	in the Washington metropolitan area. This commuted rate sum will bot
	be retainment reduced by any operational entertainment that may be
The second secon	prévided to you."
-	the control of the second of t
Andrew Security and and a security of the secu	All other terms and conditions of the contract, as emended, remain in full
	force and veffect.
minimum para assistan	The second secon
	The second secon
nga mananana mangamenanan in	and the same of th
The state of the s	The second control of the second of the seco
and have provided the same of the same of	Signature.
antina di matalan managana propinsi pengana di salah di s Salah di salah di	Signature

26 248

CI 494-78

MEMORANDUM FOR: Contract Personnel Division

FROM

David H. Blee

Chief, Counterintelligence Staff

THROUGH

Chief, Career Management Staff

Manpower and Support Branch/Contract

SUBJECT

Contract Amendment for Bruce A. BERTOTALLY

1. Action Requested: It is requested that the contract for Bruce A. BERTOTALLY, an Independent Contractor, be amended by changing the last sentence of Paragraph 5, Allowances, Travel, and Other Expenses, to read as follows:

"If, in the course of this contract, you are directed to travel or are authorized to incur other expenses, reimbursement of such expenses will be made on a commuted rate basis, based on constructive cost, while in the Washington metropolitan area. This commuted rate sum will not be reduced by any operational entertainment that may be provided to you."

2. Background. Because of the current wording in paragraph 5 of BERTOTALLY's contract, C/PCS/CSS/B&F believes that a reduction in BERTOTALLY's commuted rate entitlement must be made when operational entertainment (meals) are provided him by his case officer. This interpretation is based on the present wording in the contract stating that reimbursement for expenses will be in "substantial accordance with CTA regulations." Since under CIA regulations a reduction in per diem is effected when meals are provided by the Government, C/PCS/GSS/B&F believes the language of the contract should be amended to permit operational entertainment (meals) to be provided to Subject without resultant deduction in his commuted rate reimbursement.

Javid H. Blee

CONCUR:

Derivative clay 063765

SECRET

	Mrr Bruce A. Bertotally
T T	Dear Mr. Bertotally
, posterio especialmente final que terra que en entre antes presenta en esta que en entre al entre de la compa	Dear Mr. Derovally
alt in the child (delinka) — decree repulge legio 1960 s. to able distribution is	Ref. is made to your contract with the U.S. Govt., as represented
a	by the Central Istelligence Agency, effective 1 March 1970, as amended,
1	and with specific reference to the amendment effective 1 June 1977
	pertaining to travel as authorized in paragraph five (5) entitled "Allovance
And the state of t	
And the second s	Travel and other Expenses. Effective 1 June 1977 the last sentence of
Andrew Control of the	said paragraphs, the sense of which pertains to the imposition and the
	subjectively of funds received under the contractate taxes, is deleted in
	ito entirity.
	Effective 25 Jan. 1978 said K is further smended by expanding the
	scope of paragraph four (li) , entitled "Compensation to provide for them
	authorization of a one time lump sum payment in the amount of \$1004.
lega di dispersa garan mangany a da sa an. B	All other terms and conditions of the contract, as amended, remain in
nanananan mananan mana Ta	full force and effect.
andre and the second second	
*	the same of the sa
manager of moreover, marriage designations	
and the second s	
er .	
į.	
A CONTRACTOR OF	
pulsarium unique assentium are 19. V	do como i regio mais activo de Contraction de Contr
de en versterenheterennskriveren der erne farer spremen vinderennen de stern byfangser	
and the second s	
C	
•	

Mr. Broce A. Bertotally

Dear Mr. Bertotally:

Reference is made to your contract with the United States Government, as represented by the Contral Intelligence Agency, effective 1 March 1970, as swended, with specific reference to the amendment effective 1 June 1977 pertaining to travel as authorized in paragraph five (5) entitled "Allowances, Travel and other Expenses." Effective 1 June 1977 the last sentence of said paragraph, the sense of which pertains to the imposition and the subjectivety of funds received under the contract to taxes, is deleted in its entirety.

Effective 25 January 1978 said contract is furthur amended by expanding the supposed paragraph four (4), entitled "Compensation" to provide for the authorization of a one-time, lump sum payment in the amount of \$1,404.

All other torms and conditions of the contract, as amended, remain in full force and effect.

CRITICAL DITRILLIGENCE ACENCY

(ii) Million I. Brente

Special Contracting Officer

E - HITERIAL USE ONLY

RCB/ 19 B

20 1077

CI 659-77

MEMORANDUM FOR: Chief, Contract Personnel Division

FROM.

B. Hugh Tovar

Chief, Counterintelligence Staff

THROUGH

Chief, Carcer Management Staff

Manpower and Support Branch/Contract

SUBJECT

: Contract Amendment for

contract for an independent contract for an Independent contractor, be amended effective as of 1 January 1978 to pay him \$50.00 per month for the use of his private living quarters as an office. It is also requested that contract be amended to include the interest payments on a car that he purchased so that he could be ready and available for work when we request him.

2. Background: Knen CI Staff assumed responsibility for in July 1976, we noted that the Office of Security had an informal arrangement by which it reimbursed \$50.00 per month for the use of his private quarters as office space. It is now requested that this arrangement be incorporated into _______ contract.

On 7 February 1977 former Chief CI Staff agreed to reimburse for the interest payments on a car which he purchased so that he would be ready and available for work when we needed him. The monthly interest charge as of December 1977 is slightly less than 139.00 and it is

.E2 IMPDÉT . CL BY 012208

SECRET

expected to decline stendily as the unpaid halance is amortized over the next two years. It is, therefore, requested that ______ contract be amended to also include this payment.

All other terms and conditions of said contract, as amended, remain in full force and effect.

B. flugh Tovar

CONCUR:

C/CMS/MSB/C

2 3 DEC 1977

Date

2

26 1576

CI 031-78

MEMORANDUM FOR: Chief, Contract Personnel Division

B. Hugh Tovar

Chief, Counterintelligence Staff

THROUGH

Chief, Career Management Staff

Manpower and Support Branch/Contract

Contract Amendment for Bruce A. BERTOTALLY

1. Action Requested: It is requested that the contract for Bruce A. BERTOTALLY, an independent Contractor, be amended retroactive to 1 June 1977 deleting the last sentence of paragraph 3, concerning the taxability of operational travel by his wife, of a previous amendment effective 1 June 1977. It is further requested that a one-time payment of \$1,404 to BERTOTALLY be authorized to offset the tax he is required to pay on the \$3,100 which represents his wife's travel expenses on their last operational trip abroad, which appeared on BERTOTALLY's W-2 form for 1977 as additional taxable income.

2. Background: After CI Staff assumed responsibility for BERTOTALIA in July 1976, based on requirements developed by the field, he was asked if he would be willing to undertake occasional operational trips abroad

BERTOTALLY agreed, but was adamant that he would only do so if the Agency would allow his wife to accompany him not only for purposes of companionship but also to enhance his security. Because this was his condition to such overseas operational travel and because it was felt her presence would contribute to his good morale, effectiveness in the performance of his mission, and also preclude his possibly creating potentially embarrassing incidents for us and the host liaison services; Chief,

> E2 IMPDET CL BY 012208

CI Staff made a personal commitment to BERTOTALLY that he could indeed have his wife accompany him on any operational trips abroad, if he chose to have her do so, and that her travel expenses would be borne by the Agency. It was understood that her travel expenses would be limited to the cost of her travel and per diem.

Subsequent to this agreement BERTOTALLY took three separate trips abroad accompanied by his wife

acveraged fortowing the first two crips, yourners submitted after each trip, claiming their joint costs as operational, expenses, were honored without question. However, following their last joint trip abroad her travel expenses of \$3,100 wore interpreted as additional taxable income. BERTOTALLY considers this a violation of the commitment made to him and has demanded that the Agency pay him a sum equivalent to the additional Federal and state taxes he will have to pay as a result of our unilateral decision on this matter.

Presently we already have three separate trips abroad planned for BERTOTALLY during 1978. We are convinced that unless we reimburse him for the \$1,404 additional tax he must pay for 1977 and assure him that his wife can accompany him on future operational trips abroad at Agency expense and without having such expenses declared as additional income, he will refuse to go on any more trips abroad on our behalf.

3. All other terms and conditions of the contract remain in full force and effect.

B. Hugh Tovar

CONCUR:

C/CMŚ/MSB/C

Date Jan 78

2

SECRET

Mr. Bruce A. Bortotally

Dear Mr. Bertotally:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, offective 1 March 1970, as amended.

Effective 9 October 1977 paragraph four entitled "Commensation" is amended by deleting the figure \$33,000 as it appears therein and by substituting in liqu thereof the figure \$35,327. Said paragraph is also modified to provide that subsequent augmentation of your basic fee, based upon cost-of-living increases, will be individually authorized by contract amendment at appropriate times as requested and correctied by the responsible Government official.

All other terms and conditions of the contract, as amended, remain in full force and effect.

UNITED STATES COVERNMENT

EZIMPDET

RC6/N9678

5 1070

CI 001-78

MEMORANDUM FOR: Director of Personnel

ATTENTION Chief, Contract Personnel Division

FROM

B. Hugh Tovar

Chief, Counterintelligence Staff

THROUGH

Chief, Career Management Staff Manpower and Support Branch/Contracts

SUBJECT

Contract Amendment for

Action Requested: It is requested that the contract an Independent Contractor, be for amended retroactive to 9 October 1977 to increase his compensation from \$33,000 per annum to \$35,327. This represents a cost of living increase of 7.05 per cent. /It is further requested that a clause be included in contract to the effect that he is entitled to the equivalent of any future cost-of-living increases granted to Agency employees.)

. 2. Background: was recruited by the Agency in Switzerland in 1962 and promised \$25,000 per year while working as an agent in place. He later defected to this country. In July 1976 responsibility for him was transferred from the Office of Security to the CI Staff and he continues to be of great assistance to this Staff as well as to the FBI.

> E2 IMPDET CL BY 012208

The remuneration that he receives from the Agency is his family's sole means of support. He was given cost-of-living increases in the past and when CI Staff assumed responsibility for him he was assured by the Chief. CI Staff that he would continue to receive such increases in the future. In early December 1977 he inquired why his pay did not already reflect the 7.05 per cent increase given to Agency employees in October. We believe it to be in the best interests of the US Government to honor all commitments made to him and to assure that he continues to identify himself positively with the Agency.

All other terms and conditions of said contract, as amended, remain in full force and effect.

B. Hugh Toyar

CONCUR:

C/CM\$/M\$B/C

naká

2

14 November 1977

MEMORANDUM FOR: Chief, Contract Personnel Division

FROM Chief. PCS/CSS/B&F

Contract Amendment - Bruce A. BERTOTALLY (P) SUBJECT

A. Our Memorandum of 29 June 1977 B. Our Memorandum of 28 September 1977

In regards to referenced memorandums, we were telephonically advised by your office that subject's contract was being amended to provide that the travel expenses of subject's wife represented taxable compensation. As we are nearing the end of the tax year, it would be appreciated if the amendment could be provided in the near future in order that these payments can be included in subject's earning's statements. Thanks.

SECRET

E2 IMPDET CL BY

29 June 1977

MEMORANDUM FOR: Chief, Contract Personnel Division

FROM : Chief, PCS/CSS/B&F

SUBJECT : Contract Amendment - Bruce A. BERTOTALLY

1. We are in receipt of a copy of subject contract amendment dated 27 June 1977. To administer the conditions of this amendment, there are two questions which come to mind:

a. The amendment provides that travel of subject's dependent wife may be authorized "when it is determined by the responsible Government official that such travel will support and best serve operational interests and objectives." Under the provisions of HR 22-2a (18) (now in the process of amendment), TDY travel for dependents of an employee must be approved by a Deputy Director. Further, under the OGC ruling 77-1264, TDY travel for a dependent "should not be authorized, save the Deputy Director's discretion. It should be changed to preclude any possible interpretation of which would give rise to TDY junkets for wives and dependents at Government expense." While it is recognized that subject is in fact an Independent Contractor, the entire subject of dependents TDY travel is a delicate issue, and because of this, we ask that your office identify the level of the "responsible Government official" who must approve the operational necessity travel of subject's wife.

SECRFT

2 IMPORT OL BY

SECRET

b. Query, if the TDY travel of subject's wife is in fact properly approved, not as an operational necessity, but for matters "essential to her health", do these payments in fact become taxable income. The regulations define an independent Contractor as a self-employed individual who may be paid a fee for certain services or products, and generally contracts provide for reimbursement for necessary operational expenses. We have no difficulty in certifying the wife's travel when it can be classified as an operational necessity. However, as both references provide authority only to Deputy Directors to approve dependent operational TDY travel, this also gives rise as to what level of authority is required to authorize travel for a dependent wife to accompany her husband on a TDY trip "as a matter essential to her health." It is requested that we be advised of the level of the "resonsible Government official" who can approve such travel. Further, as subject's contract draws a line between the operational necessity travel and that travel essential to her health, we would appreciate being advised if the non-operational travel payments for subject's wife represents taxable income.

PCS/CSS/BAF/	1

Distribution:
Orig. 4.1 - C/Contract Personnel Division

SECRET

CZ IMPDET CL BY

2

28 September 1977

WENORANDUM	FUK:	Cuingi's comercian	
FRON		chief, PES/CSS/B&F	
	ta Karana	I	

SUBJECT : Contract Amendment - Bruce A. BERTOTALLY (S)

REFERENCE : Our Memorandum of 29 June 1977

A response to our referenced memorandum (copy attached) would be appreclated.

28 September 1977.	
PCS/CSS/B&F/	
Distribution: Orig. & 1 - CPD	les

SECRET

ES IMPORT EL BY

7 Oct. 1977

Kr. Bruce A. Bertotally

Dear Hr. Bertotally:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 1 March 1970.

Effective 1 June 1977 paragraph five (5) entitled "Allowances, Travel and other Expenses" is amended by expanding its scope to authorize the concurrent, voluntary, travel of your dependent wife, including the appropriate rate of per diem, when it is determined by the responsible Government official that such travel will support and best serve operational interests and objectives. The extent and destinations of such dependent travel will be as designated and defined by such official and, when in the course of such travel it is determined as a matter of operational necessity or as a matter essential to her health and well being that she remain at some particular place in the course of such travel while you continue on to specific geographical locations in fulfillment of operational missions, continuation of her per diem will be authorized for such periods. All monies advanced or reimbursed you hereunder by the Government and for the purposes herein indicated are determined to be additional income to you and as such considered to be taxable for federal income tax-purposes.

It is also understood and agreed by all concerned, and is herein so confirmed, that this amendment is in no way intended or should be construed as obligating your dependent wife to accompany you on travel abroad, under the terms of this agreement. It is also understood and agreed that the U. S. Government neither infers or assumes any itability of whatsoever nature concerning her health and well being if she freely elects to undertake such travel.

All other terms and conditions of the contract, as amended, remain infull force and effect.

UNITED STATES GOVERNMENT	
BY /a/].
Contracting Officer	

E2	IMPDE	T	5	~ *	
CL	BY:				 *
		1			

400/58

geniti.

17 October 1977

UBJEGT EFERENCE	: Contract amended Bruce	t as above, dated 29 June 1977
EFFRENCE	: 10ft. Demot Guanna agrade	
Vain m	eferenced memorandum raised t	n haste questions in regard
an amound	mant affacted to the contract	of Bruce Bereotally. 10
etermine t	he answers a meeting was held	6 October 1977 with discussion SSA/DDA; John Rizzo for
io decisio De General	n by those present: Counsel and	for CPD.
the level erational identific Subpare	l of the responsible Government necessity travel of subject ed. agraph (b) basically related to available and relating to	dum you requested identification not official who must approve the swife. The Chief CI Staff was to the taxability or non taxabilithe dependent wife's travel. It
the level perational of identific Suppare funds mades the cons	l of the responsible Government necessity travel of subject ed. agraph (b) basically related to available and relating to	to the taxability or non taxabilithe dependent wife's travel. It
the level perational of identific Suppare funds mades the cons	l of the responsible Governme necessity travel of subject ad. agraph (b) basically related de available and relating to sensus and agreement of all p	to the taxability or non taxabilithe dependent wife's travel. It
the level perational of identific Suppare funds mades the cons	l of the responsible Governme necessity travel of subject ad. agraph (b) basically related de available and relating to sensus and agreement of all p	to the taxability or non taxabilithe dependent wife's travel. It
the level perational Identific Subpart funds mades the cons	l of the responsible Governme necessity travel of subject ad. agraph (b) basically related de available and relating to sensus and agreement of all p	to the taxability or non taxabilithe dependent wife's travel. It

MEHORANDUM FOR: Chief PCS/CSS/B&F

E2IMPDET CL 6Y:

\$ Eline

28 September, 1977

FROM:		Chief, Po	*		ymic i		
SUBJECT	:	Contract	Amend	ment -	Bruce	Α.	BERTOTALLÝ (
REFERENCE		Our Memo	randum	of 29	June	1977	
	,				•	• • • •	
A respons	e	to our re	ferenc	ed mem	orandu	m (c	ору .
attached) would	d	be apprec	iated.	•			
		·	:	•		•	
	٠.		٠.				
•							,
. •							
28 September 1	97	7					•

SECRET

E2 IMPDET CL BY

SECRET

· 29 June 1977

MEMORANDUM FOR: Chief, Contract Personnel Division

FROM: Chief, PCS/CSS/BGF

SUBJECT : Contract Amendment - Bruce A. BERTOTALLY

1. We are in receipt of a copy of subject contract amendment dated 27 June 1977. To administer the conditions of this amendment; there are two questions which come to mind:

a. The amendment provides that travel of subject's dependent wife may be authorized "when it is determined by the responsible Government official that such travel will support and best serve operational interests and objectives." Under the provisions of HR 22-2a (18) (now in the process of amendment), TDY travel for dependents of an employee must be approved by a Deputy Director. Further, under the OCC ruling 77-1264, TDY travel for a dependent "should not be authorized, save the Deputy Director's discretion. It should be changed to preclude any possible interpretation of which would give rise to TDY junkets for wives and dependents at Government expense." While it is recognized that subject is in fact an Independent Contractor, the entire subject of dependents TDY travel is a delicate issue, and because of this, we ask that your office identify the level of the "responsible Government official" who must approve the operational necessity travel of subject's wife.

SECRET

EZ IMPORT CL BY OFFEE

b. Query, if the TDY travel of subject's wife is in fact properly approved, not as an operational necessity, but for matters "essential to her health", do these payments in fact become taxable income. The regulations define an Independent Contractor as a self-employed individual who may be paid a fee for certain services or products, and generally contracts provide for reimbursement for necessary operational expenses. We have no difficulty in certifying the wife's travel when it can be classified as an operational necessity. However, as both references provide authority only to Deputy Directors to approve dependent operational TDY travel, this also gives rise as to what level of authority is required to authorize travel for a dependent wife to accompany her husband on a TDY trip "as a matter essential to her health." It is requested that we be advised of the level of the "resonsible Government official" who can approve such travel. Further, as subject's contract draws a line between the operational necessity travel and that travel essential to her health, we would appreciate being advised if the non-operational travel payments for subject's wife represents taxable income.

- "		*	
DCC/	CSS/BE	C	
1.001	C33/ DG	F /	
1		. "	

Distribution:

Orig. & 1 - C/Contract Personnel Division

SECRET

1.02 IMPDET CL E

2

GI 375-77

MEMORANDUM FOR: Chief, Contract Personnel Division

B. Hugh Toyar

Chief, Counterintelligence Staff

Amendment to Contract for Bruce A. BERTOTALLY (P)

1. Action Requested: It is requested that paragraph five (5) entitled "Allowances, Travel and other expenses" of Bruce A. BERTOTALLY's contract dated 1 March 1970, as amended, be further amended effective 1 June 1977 to permit his wife to accompany him on travel abroad.

2. Background: As an independent contractor Bruce A. BERTOTALLY's contract makes no provision for his wife to accompany him when traveling abroad at our request. This amendment will make such travel possible when at the option and direction of the Contral Intelligence Agency it is believed that such travel will materially improve his cover and security and substantially contribute to the performance of his mission. The requested change in paragraph five (5) should in no way obligate BERTOTALLY's wife to accompany her husband on travel abroad nor does it assume any liability if she freely elects to make such travel.

All other terms and conditions of the contract remain in full force and effect.

EZ IMPDET CL BY 019359

SECRET

SECRET

064510 3593

Mr. Bruce A. Bertotally

Dear Mr. Bertotally:

Reference is made to your contract with the United States Covernment, as represented by the Contracting Officer, effectivell March 1970.

Effective 1 June 1977 paragroth five (3) entitled "Allowances, Travel and other Expenses" is amended by expending its acops to authorize the concurrent, voluntary, travel of your dependent wife, including the appropriate rate of per diem, when it is determined by the responsible Covernment official that such travel will support and best serve operational interests and objectives. The extend and destinations of such dependent travel will be as designated and defined by such official and, when in the course of such travel it is determined as a matter of operational necessity or as a matter essential to her health and well being that she remain at some particular place is the course of such travel while you continue on to apacific geographical locations in fulfilment of operational missions, continuation of her per diem will be authorized for such particular.

It is also understood and agreed by all concerned, and is herein so confirmed, that this smeadment is in no way intested or should be construed as obligating your dependent wife to accompany you on travel abroad, under the terms of this agreement. It is also understood and agreed that the U.S. Government agreement infers or assumes my liability of shatsoover nature concerning her health and well being if she freely elects to undertake such travel.

Reisbursement, payment and accounting for the foregoing shall be in substantial conformance with CIA reals and regulations.

All other terms and conditions of the contract, as amended, remain in full force and effect.

THITED STATES COVERINGERT

BY Contracting Officer

E214PDET CL by: 063837

ZECGE

SECRÉT

Mr. Bruce A. Bertotally

Dear Mr. Bertotally:

Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970.

Effective 1 March 1975, said contract is amended by revising the first sentence of paragraph four (4) entitled "Compensation" to read as follows:

"You will be compensated by the Central Intelligence Agency at the rate of twenty-five thousand, two hundred fifty dollars. (\$25,250) per year."

All other terms and conditions of the contract remain in full force and effect.

BY Special Contracting Officer

ACCEPTED:

Bruce A. Bertotally

WITNESS:

APPROVED:

MICROFILMED

SECRET

EZIMPDET
CL by:

Dear

Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970.

Effective 1 March 1976, said contract is amended by revising the first sentence of paragraph four (4) entitled "Compensation" to read as follows:

"You will be compensated by the Central Intelligence Agency at the rate of Twenty-Six Thousand Five Hundred Thirteen Dollars (\$26,513) per year."

All other terms and conditions of said contract remain in full force and effect.

Please acknowledge by signing in the space provided below.

	CE	NTDAL INTELL	IGENCE AGENCY
	ÇĘ	MIKAL TAILLE	IDENÇE ADENCI
	-		
	BY	~	
		Special Co	ntracting Officer
		a valorita	
ACCEPTED:			the first state of the state of
		. 0	
		-Hun	168,1976
, , , , , , , , , , , , , , , , , , , ,			
	· N ₁	Date	
WITNESS:	• •	•	
, , ,	• .		
	•		
	•	*	
		8 april	11976
1		Date	
**	• •		
	- 1-		•
APPROVED:			
			• .
	1	11/12	7./
		2 July/	6
		Date.	+
. **		•	
Certified to be a true copy of	f the signed of	riginal which i	s on file in the
Office of Security.			
,			<u>-</u>
	Ch	ief, Eudget and	Fiscal Brach
• •		Office of	Security
MED		_	•

MICROFILMED
JULY 1977

SECRET

ADMINISTRATIVE INVESTAL USE ONLY

Mr. Rruce A. BERTOTALLY

Dear Mr. Bertotally:

Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970, as amended.

Effective 1 October 1976, said contract is amended by revising the first sentence of paragraph four (4) entitled "Compensation" to read as follows:

"You will be compensated by the Central Intelligence Agency at the rate of Twenty-Eight Thousand One Hundred and Three dollars (\$23,103.00) per year."

All other terms and conditions of said contract, as amended remain in full force and effect.

Please acknowledge by signing in the space provided below.

	В	Special Contract	12 0c;	
	,	phecrar concrace.	7	
	APP			
CEPTED:	. /			- and the same of
	enter,	Contract Poiss	nnol Divis	
/ Bruce A. BERTOTALLY			ite.	
	•			
TNESS:				
		150	Eller	157
] ' '	D. D.	ite	
PROVED: MICECOTILME	D			
JULY 197				•
•	,, ,		*	
			stë -	
ertified to be a true copy n file in Cf Staff. Applied Applied to the copy of	HSTRATIV		t which is	291
- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the second of	Personne	1 Officer .	

AUMINISTRATIVE INTERNAL BAE CHLY

Mr. Bruce A. BERTOTALLY

Dear Mr. Bertotally:

Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970.

Effective 1 December 1976 said contract is amended by deleting the figures \$12.50 and \$603.52 as they appear in subparagraph (a) of paragraph six (6) entitled "Negotiated Benefits" and by substituting in lieu thereof the figures \$18.75 and \$900.04 respectively.

All other terms and conditions of the contract remain in full force and effect.

CENTRAL INTELLIGENCE AGENCY Special Contracting Officer. ACCEPTED: Bruce A. BERTOTALLY WITNESS: APPROVED: Certified to be a true copy of the signed original which is on file in CI Staff. Personnel Officer MICROFILMED JULY 1977, ADMINISTRATIVE "TFRIEL USE ONLY

・食がられた

Bruce A. BERTOTALLY

Dear Mr. BERTOTALLY

Reference is made to your contract with the United States Covernamit, as represented by the Contracting Officer, effective 1 March 1970, as amended.

Effective 16 February 1977 paragraph four (4) entitled "Compensation" is amended by authorizing you a one-time, lump sum, taxable payment in the amount of \$2,100.

All other terms and conditions of the contract, as amended, remain in full force and effect.

UNITED STATES COVERNMENT

BY LONGIGUE DUR GELACOL

Certified to be a true copy of the signed original which is on file in CI Staff.

MICROFILMED

Personned Officer
23 Library 1977

ABREISTRATIVE

Millian ice Car

Bruce A. BERTOTALLY

Dear Mr. BERTOTALLY

Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970, as amended.

Effective 1 March 1977, said contract is amended by revising the first sentence of paragraph four (4) entitled "Compensation" to read as follows:

"You will be compensated by the Central Intelligence Agency at the rate of Thirty-three thousand dollars (\$33,000) per year."

All other terms and conditions of said contract, as amended remain in full force and effect.

Please acknowledge by signing in the space provided below.

Paral adj CENTRAL INTELLIGENCE AGENCY Special Contracting Officer ACCEPTED: WITNESS: MICROF ILMED APPROVED: Certified to be a true copy of the signed original which is on file in CÍ Staff. ADMINISTRATIVE Personnel Officer

INTERNAL USE BILLY



Mr. Bruce A. BERTOTALLY Dear Mr. Bertotally: Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970. Effective 1 March 1973 said contract is amended by revising the first sentence of paragraph four (4) entitled "Compensation" to read as follows: You will be compensated by the Central Intelligence Agency at the rate of Twenty-Two Thousand Two Hundred Fifty Dollars (\$22, 250) per year." All other terms and conditions of said contract remain in full force and effect. Please acknowledge by signing in the space provided below. UNITED STATES GOVERNMENT As Represented by the CENTRAL INTELLIGENCE AGENCY Contracting Officer ACCEPTED: Date: Acerd 16, 1973 /s/ Bruce A. BERTOTALLY WITNESS: /s/ Bruce L. Solie 16 March 1973 Certified to be a true copy of the signed original which is on file in the Office. of Security. 20 MAR Chief, Budget and Fiscal Branch Office of Security

SIGNET

EZIMPDET CLby: 026715

Dear Mr. BERTOTALLY: Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970. Effective 1 March 1974, said contract is amended by revising the first sentence of paragraph four (4) entitled "Compensation" to read as follows: "You will be compensated by the Central Intelligence Agency at the rate of Twenty-Three Thousand Seven Hundred Fifty Dollars (\$23, 750) per year." All other terms and conditions of said contract remain in full force and effect. Please acknowledge by signing in the space provided below. CENTRAL INTELLIGENCE AGENCY ACCEPTED: /s/ Bruce A. BERTOTALLY WITNESS: APPROVED: Certified to be a true copy of the signed original which is on file in the Office of Security. EZIMPDET GL by: 063837 Chief, Budget and Fiscal Branch Office of Security

Mr. Bruco A. BERTOTALLY

BEITTV	CALLY, Br	uce A.	77	CASE OFFICE	A	-	- ·	, . 		TQ	10	<u> </u>
	of Becu	rity/srs		Bruce		olie			76		RL 91	26
PERSONAL DATA	INNOTHINT	STATUS .					titective c	-	1	f sig jainst		
URRENT PCS POST	Indep	endent_Co	ontr	actor	POST IER	HCTAN DA	.1 Mar	ch 1969		ien	794	***************************************
	uton.D.	.c.	. [n, D.	•					
		DIPPOUNT IN	PORMA	TION (Names	NO? Repo		CH FÖRM 3					***************************************
AEU/ON3MP	L CATE C	DIRTH		CITIZENS			. #6	UZ HTIW KIL	B#€T, IF NOT	WHITE:	f	ganalyanan a a
terrete op de til mannen proposis distili kantiniskelija, associja gigalas	1				\dashv		alle dans Aparen - e	· Processon Caring Spinster, 1				
				•						A		
SPOUSE UNDER CONTRACT		TV MODEACT		T		1 ved ma	OVIDE PIEU	TAN YM	madoralmorali <u>d</u> itimolalmo		سف کر سیسی ان از اسی	-11-1-11-11-11-11-11-11-11-11-11-11-11-
FOUND CHOCK COMPACE	On Deloito	, worder	785	140	x	r 123, FM4	DAIDS NEG	JOATH .				
COVER DATA	I'MCTIVE DAT	E OF COVER		eamannidess-ele-		·/Pinathunirus	SOCIAL, SICI	JAITY TAXES		785	T	NC
	الماليال		~~~			10			<u> </u>	Ľ		
INRIAD	r come			ONAPIDE	<u> </u>		PROPRIETA	HCML COVER	1 100	visto	, hiil-Bhyanna	******************************
							1					
OTHER County)	•		Č	THE (Speed)	À		afilioanajara-ara	COVER PA	CUTY CATPI	DALLING.	, , , , , , , , , , , , , , , , , , , ,	- columnations in
WER SALARY AND ALLOW	ACC 18 (2		بلب		Т.	niàny.	Aministranius (1911)	_1	ALOWA	or a	***************************************	
and and an inches		ž		-	1	ALANY.			1	-		
7 PERIOD USED BY COVER		, 1	wi	EKLY:	7	BIWEE	ÇLY	HON	MY	. 9	be right	MTA.
			1.				um Damanda dia di Salanda		Lighter and to strong company		, , , , , , , , , , , , , , , , , , ,	,
R OF TAX DOCUMENTATIO	M 10 W WALL	D.BY COVER								4. 4.		
SARKS (Protonget to Personal pr	Carar Danis	7.7	·			وَيُونِ الْمُرْتِ مِنْ الْمُونِ مِنْ الْمُرْتِ مِنْ الْمُرْتِ مِنْ الْمُرْتِ مِنْ الْمُرْتِ مِنْ الْمُرْتِ						- Tananian
S. S			٠.			٠.	٠.	`\$ & . ,			- ",	
		•				*				,		
•,	•		٠			:	7	٠.			. 5	
								•	· .			
WOFACT DATA	PAYHEA	vi of		· · · · · · · · ·		· · · · · ·	- L	Vii)	ECTIVE OATED	1-1	CAMOL	мп
HOPACI DATA	COMPEN	IATION	Щ,	HEADQ	UARTERS		Pitto					* * .
PACT TO REPORT		LINREAD	1 1	LNGOLD	,	`	DEVISED 14	CILITY	DEVISED JAC	DETTY POCA,	* ,,	
	1	-	╁╌╢	``		-			} :		•	
	x	LNREAD W-1		rveorp	,	<u> </u>	DEVISED FA	CUTY		·		
of S	UBJECT IS UNDE	A PHONOPHICIAL	L COVE	A CONSULT	ATION W	mu this	COVERT TA	X COMMITTEE	IS RECURSED			
	-									,	· · · · ·	
no Care Stell A TAX-AS	SESSMENT			WILL			licable	B PERT TAX CO	4000 TT & '		,	
Prior t	o prepari	ing Form	cal	or related in				addres				
•	•	•	,		·	.						*
Income	and socia	al securi	Lty	taxes w	#111 1	bo wil	thheld	4 -1	•			
O/SEC 1	ill handl	le filing	3 of	state	esti	nated	tax re	cturns.				
*												٠.
·										,		
	APPROVAL.		_	****	1 2		ri-	AUTHENTH	CATION		-	
					DATE		SICIN				•	
H. C. 169			, '		6/25	5/69	Bra	ce L. S	olie .		4	•
	Paringeri	KIN ZEWED OK	rc. ro	OFFICE OF FIR	wice, co	#1-10 CE						4
313 a USE PARMOON E	OTHORS	,		SEC	RET	d'an lucord	Franchise	, , ,,,,,,	,	4 2 3		(30)
•						- dm	Sundi Septe					
		•						~ 7.	•			
		- <u>, , , , , , , , , , , , , , , , , , , </u>		SEC	RET						1 46	
11000		*****							78.77)	100	വ
NOTE: DEFAC	1:THIS POR	TION OF F	ORM	AND DIS	STRIBL	TE SE	PARATE	Y @	Nº	5	103	JA
				······································	sc	CIAL SEC	URITY NO.	•	SPOUSE'S SO	CIAL SE	CUMTY N	0
SOCIAL SECURITY NO 15 P DR SOCIAL SECURITY AC	SOT AVAILABLE,	HAYE FORM NO PLETED AS PRO	O 55-5. OVIDED	"APPLICAT!	ON C			gray da.o				
(OXECONEX		• •	-This course of the	dag (Carlos de Carlos de C			- 74 -	5121	<u> </u>			
NESS OF RECORD (IN U.S.)					A	DORESS (F	ererga) .					
* See al					1							
- DCG G	20V6				1							1
		ON SIGNED ORK	. TO 01	FFICE OF FIRM	NCE, COP	1 10 CEN	TRAL COVER.	COPY TO FAE		~~		

		٠.	
Emp	1	₽	

Per your request, the following is a breakdown of additional retroactive salary for the period i March -31 May 1977. This will be included with normal salary check for the month of June.

Gross 1,224.27 Fica *20.40 Fedtax Stx 401.10 85.44

Net 717.33

New normal salary effective 1-30 June 1977 is as follows.

Gross 2,750.00 Fica 0 Fedtax 608.07 Stx 170.08 Hosp 18.75 Het 1953.10

*Fice Max reached for tax year. Stopped effective 1 June 1977

MICROFILMED JULY 1977

Pulas

		SPEED L	ETTER	announdy ignosyking 1944	A	EPLY-REGUE	57EG	DATE	2 May 19	75
	: Chief, C	Payrol1			FROI	4E7	B&F L Hq	5		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Attains composite to include April pay	ached is ensation 1975. W ised fro date of le the i	an am from (ithholo m \$125 f this	endment \$23,750 ling of to \$130 amendme	to Sub to \$25 per m int. I	ject's .250 pe onth co trust	con r a s ncu it	tract num c tate t rent n s not	increasi ffective ix should with the too late h his	ng 1
;							-			7
	o de la compania del compania del compania de la compania del la compania de la compania del la compania de la compania de la compania del la compania de la compania del la compania	pondaren erdur pationila	REPLY	p-y-ightilikhing-kynominishi	ta-o-to-tilinate/randitita/nai/	souterminio etterritation.	ja	S S S N A	TV#E	
					ć					
						·. ·				
			•.				-	•	4	

Bruce A. BERTOTALLY
Mr. BERTOTALLY (P)

151

Bruce A. BERTOTALLY

MICHULINED

Mr. Bruce A. BERTOTALLY (P)

Dear Mr. BERTOTALLY:

Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective I March 1970.

Effective 1 March 1971 said contract is amended by revising the first sentence of paragraph four (4) entitled "Compensation" to read as follows:

"You will be compensated by the Central Intelligence Agency at the rate of Nineteen Thousand Five Hundred Dollars (19,500.00) per year."

All other terms and conditions of said contract remain in full force and effect.

Please acknowledge by signing in the space provided below.

DOC. MICRO, SER.	As	Repre	STATES G sented by L INTELL	the	ment E agency
MICROFILMED					
	Č	ntracti	ng Öfficer		
ACCEPTED:		_			
/S/ Bruce A. BERTOTALLY		Date:	12 Februa	ry 1971	
WITNESS:			, ,		ē
/S/ Bruce L. Solie		Date:_	12 Februa	ry 1971	
And the same of th			,		
Certified to be a true copy of the s	igned	origina	ì which is	on file i	in the
Office of Security.		٠.	•	•	
Ch		udget a	and Fiscal	Branch	luliggi
On Oraș Olivi	C	tests a	faSecurity as whash	wii wii	

Dear Mr. Bertotally: Reference is made to your contract with the United States Government, as represented by the Central Intelligence Agency, effective 1 March 1970, as amended. Effective I March 1972 said contract, as amended, is further amended as set forth below: (a) The first sentence of paragraph four (4) entitled "COM-PENSATION" is revised to read as follows: "You will be compensated by the CIA at the rate of Twenty-one Thousand Dollars (\$21,000) per year." (b) Sub-paragraph (a) of paragraph six (6) entitled "NEGOTIATED BENEFITS" is deleted, and in lieu thereof the following is substituted: "6(a): You presently have a private health insurance plan for yourself and your wife. It is understood and agreed that you will bear a portion of the total premium cost of said plan; this organization will bear the remainder. Your portion is herein established at \$12.50 per month and will be deducted from contractual payments due you. The total annual premium. cost of said plan is presently \$603.52. If required, the Government's portion may be paid yearly, in advance. " All other terms and conditions of said contract, as amended, remain in full force and effect. Please acknowledge by signing in the space provided below. UNITED STATES GOVERNMENT As Represented by the CENTRAL INTELLIGENCE AGENCY By: Contracting Officer ACCEPTED: /S/ Bruce A. BERTOTALLY WITNESS: Ecbruary 29, 1972 /S/ Bruce L. Solie Certified to be a true copy of the signed original which is on file in the Office of Security. DOC. MICRO. SER. Chief, Budget and Fiscal Branch Office of Security MICROFILMED!

Mr. Bruce A. BERTOTALLY

Mr. Bruce A. BERTOTALLY (P)

Dear Mr. BERTOTALLY:

Reference is made to your contract with the UNITED STATES GOVERNMENT, as represented by the CENTRAL INTELLIGENCE AGENCY, effective I March 1969. Effective I March 1970 said contract is herein terminated by mutual consent of the parties thereto, and in lieu thereof the following agreement is substituted.

The UNITED STATES GOVERNMENT, as represented by the CENTRAL INTELLIGENCE AGENCY, hereby contracts with you under the following terms and conditions:

- I. STATUS. Your legal status under this contract is that of an independent contractor or consultant. You are not considered an employee of the UNITED STATES GOVERNMENT by virtue of this contract. You will be required to hold yourself available at all times to fulfill requests made of you by the CENTRAL INTELLIGENCE AGENCY or to respond to tasks requested of you by the CENTRAL INTELLIGENCE AGENCY. You will refresh from engaging in other gainful employment or occupation until approval has been received from the GENTRAL INTELLIGENCE AGENCY. Instructions furnished to you pursuant to this contract and within the terms hereof shall be as binding upon you as if included in the written terms bereof.
- 2. COMMUNICATION: In all relationships with the CENTRAL INTELLIGENCE ACENCY you will accept requests, tasks and relevant instructions from an individual hereins fee referred to as the "Authorized Government Represent tive." He will be fully authorized to discuss matters with you relating to your responsibilities under this contract including, but not limited to, cover arrangements, place of assignment, conditions of work or any other matters relating to your relationship with the CENTRAL INTELLIGENCE AGENCY.
- 3. COVER AND SECURITY. In the performance of your responsibilities hereunder, appropriate arrangements will be made regarding cover and general security conditions. You may be required to execute certain documents in the course of establishing cover arrangements but it is to be expressly understood that such documents are solely for the purpose of cover and security and confer no additional legal rights or obligations and that all of your rights and obligations with respect to the CENTRAL INTELLIGENCE AGENCY derive solely from this agreement. In connection with cover and security you will be provided from time to time specific instructions by the Authorized Government Representative and you will be required to adhere precisely to such instructions.

MICROFILMED

111 Lan 1570

DOC. MICRO. SER.

SECRET

- 4. COMPENSATION. You will be compensated by the CENTRAL INTELLIGENCE AGENCY at the rate of Eighteen Thousand Five Hundred Dollars (\$18,500,00) per year. Payment of this compensation shall be monthly in accordance with arrangements acceptable to the Authorized Government Representative. This sum is subject to Federal income taxes and to such income tax laws as are applicable to your place of residence. Additionally, this compensation is subject to FICA taxes. The current rates and method of payment will be in accordance with applicable laws and the security instructions issued by the Authorized Government Representative. Payment of all taxes and preparation of necessary tax returns are your personal obligation and responsibility but in accord with appropriate security instructions which will be furnished by the Authorized Government Representative.
- 5. ALLOWANGES, TRAVEL AND OTHER EXPENSES. If, in the course of fulfilling your responsibilities under this agreement, monetary allowances would be payable under general UNITED STATES. GOVERNMENT rules and regulations, you will be paid such monetary allowances in substantial accordance with those laws and regulations. If, in the course of this centract, you are directed to travel or are authorized to incur other expenses, relimbursement for expenses will be made by the GENTRAL INTELLIGENCE AGENCY in substantial accordance with applicable CENTRAL INTELLIGENCE AGENCY regulations.

6. NEGOTIATED BENEFITS

- a. You presently have a private health insurance plansfor yourself and your wife paid until late December 1970. Prior to the expiration date of the current policy the CENTRAL INTELLIGENCE AGENCY has the option of paying premiums on the current policy until I March 1972 or enrolling you in a health insurance program for selected contract individuals of the CENTRAL INTELLIGENCE AGENCY subject to all the terms and conditions of that program. The CENTRAL INTELLIGENCE AGENCY will pay the premiums on either insurance coverage until I March 1972. However, any new contract will include an appropriate clause providing that this organization will bear a portion of the total premium cost of any health insurance and you will bear the remainder.
- b. The CENTRAL INTELLIGENCE AGENCY will endeavor to arrange for you to secure a term life insurance policy with a face value of \$15,000.00: This policy contains no additional accidental death benefits. The premiums for the policy will be your personal responsibility. The current premium charges is \$12.00 per month.

MICROFILMED

ILLE 1 1970

DOC. MICRO, SER.

SECRET



c. (1) Subject to the priorities of work you are herein authorized twenty-one (21) work days vacation with pay per contract year to be taken only at times and places approved in advance by the Authorized Government Representative. Vacation time is not accruable and will not be carried over from year to year. Payment for unused vacation time will not be authorized.

(2) If incapacitated for work due to illness, injury and the like, your compensation may be continued for periods not to exceed a total of thirteen (13) working days per contract year. Periods of absence in excess of three (3) consecutive days will require a doctor's certificate. Like vacation time, this benefit is not accruable and will not be carried over from year to year. Cash payment in lieu of this benefit will not be authorized.

7. SEGRECY OBLIGATION. You will be required to keep forever secret this agreement and all information which you may obtain by reason hereof (unless released in writing by the CENTRAL INTELLIGENCE AGENCY from such obligation), with full knowledge that violation of such secrecy may subject you to criminal prosecution under the esplonage laws, as amended, and other applicable laws and regulations. Your relationship with the CENTRAL INTELLIGENCE AGENCY and this contract must be kept secret and you may not discuss any aspect of this relationship and contract with any person other than the Authorized Government. Representative or such other person as he may specifically approve.

6. UNAUTHORIZED COMMITMENTS. No promises of commitments pertaining to rights, privileges, or benefits other than those expressly attipulated in writing in this agreement or any amendment therete shall be binding on the CENTRAL INTELLIGENCE AGENCY.

9. TERM. This agreement is effective as of I March 1970 and shall be for a term of two (2) years. At the end of that period this contract shall be deemed to be renewed for another year unless notice of termination has been furnished to you thirty (30) days in advance. Thereafter the contract will be renewed automatically on similar terms and conditions. This contract may be terminated at any time by either party upon furnishing thirty (30) days advance notice. Upon termination of this contract or renewals thereof, including amendments, if any, the CENTRAL INTELLIGENCE ACENCY will undertake to assist you in obtaining gainful employment or to provide continuing compensation to assure you that you will be able to maintain a reasonable atandard of living. This undertaking is contingent upon your fulfilling the terms of

MICROFILMED

1111 - n 1970

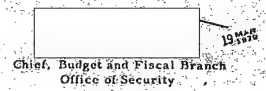
DOC. MICRO. SER.

SEGRET

GROUP : Explosed man axionalguargrature and dustasse, or or fullasse, or or this contract and the continuing compliance with the secrecy obligations imposed on you by paragraph 7 of this contract and the provisions of any secrecy agreement which you have signed with the CENTRAL INTELLIGENCE AGENCY

	As Represented by the CENTRAL INTELLIGENCE AGENCY By:
	/6/
	Contracting Officer
Date: 6 March 1970	
A and are are fire, immunity and	
ACCEPTED	
The last of the same of the sa	
AS/ Bruce A. BERTOTALLY	Date: 6 March 1970
WITNESS	
/S/ Bruce L. Solle	Date: 6 March 1970
	and the second of the second o

Certified to be a true copy of the signed original which is on file in the Office of Security.



MICROFILMED

SECRET

Grave t Extract ton salemake or depression and Bruce A. BERTOTALLY (P)

Dear Mr. BERTOTALLY,

The UNITED STATES GOVERNMENT, as represented by the GENTRAL INTELLIGENCE AGENCY, hereby contracts with you under the following terms and conditions:

- independent contractor or consultant. You are not considered an employee of the UNITED STATES GOVERNMENT by virtue of this contract. You will be required to hold yourself available at all times to fulfill requests made of you by the CENTRAL INTELLIGENCE AGENCY or to respond to tasks requested of you by the CENTRAL INTELLIGENCE AGENCY. You will refrain from engaging in other gainful employment or occupation until approval has been received from the CENTRAL.

 INTELLIGENCE AGENCY. Instructions furnished to you pursuant to this contract and within the terms hereof shall be no binding upon you as if included in the written terms hereof.
- 2. COMMUNICATION. In all relationships with the GENTRAL INTELLIGENCE AGENCY you will accept requests, tasks and relevant instructions from an individual hereinafter referred to as the "Authorized Government Representative." He will be fully authorized to discuse matters with you relating to your responsibilities under this contract including, but not limited to, cover arrangements, place of assignment, conditions of work or any other matters relating to your relationship with the CENTRAL INTELLIGENCE AGENCY.
- 3. COVER AND SECURITY. In the performance of your responsibilities hereunder, appropriate arrangements will be made regarding cover and general security conditions. You may be required MICROFILMED

DOC. MICRO. SER.

arrangements but it is to be expressly anderstood that such documents are solely for the purpose of cover and security and confer no additional legal rights or obligations and that all of your rights and obligations with respect to the CENTRAL INTELLIGENCE AGENCY derive solely from this agreement. In connection with cover and security you will be provided from time to time specific instructions by the Authorized Government Representative and you will be required to adhere precisely to such instructions.

COMPENSATION. You will be compensated by the CENTRAL INTELLIGENCE AGENCY at the sate of Statem Thousand Five Hundred Dollars (\$16, 500, 00) per year. Paymens of this compensation shall be monthly in accordance with arrangements acceptable to the Authorized Government Representative. This sure is subject to Federal income taxes and to such income tax laws as are applicable to your place of residence. Additionally, this compensation is subject to FICA taxes. The current rates and method of paymant will be in accordance with applicable laws and the security instructions issued by the Authorized Government Representative. To assist you in establishing yourself, the CENTRAL INTELLIGENCE AGENCY will assist you in procuring an automobile and necessary household fersishings, providing funds therefor, up to a maximum of Eight Thousand Dollars (38, 200, 00). Payment of all taxes and preparation of necessary tax remine are your personal obligation and responsibility but in accord with appropriate security instructions which will be furnished by the Authorized Government Representative.

MICROFILMED

NUL - N 1970

DOC. MICRO. SER.

- 5. PLACE OF RESIDENCE. In the interests of security, you will be required to live in such State, area, and house or apartment as is specifically approved by the CENTRAL INTELLIGENCE AGENCY after mutual discussion and due consideration of all circumstances. All of the expenses of such leased house or apartment will be borne by you and the GENTRAL INTELLIGENCE AGENCY will not be obligated to pay any such expenses.
- 5. ALLOWANCES, TRAVEL AND OTHER EXPENSES. If, in the course of fulfilling your responsibilities under this agreement, monetary allowances would be payable under general UNITED STATES GOVERNMENT rules and regulations, you will be paid such monetary allowances in substantial accordance with those laws and regulations. If, in the course of this contract, you are directed to travel or are authorized to incur other expenses, reimbursement for expenses will be made by the CENTRAL INTELLIGENCE AGENCY in substantial accordance with applicable CENTRAL INTELLIGENCE AGENCY regulations:
- 7. HOSPITALIZATION AND MEDICAL GARE. The CENTRAL INTELLIGENCE AGENCY will provide you with reasonable insurance covering medical care and hospitalization equivalent to that which could be obtained through standard insurance policies; or, the CENTRAL INTELLIGENCE AGENCY may provide directly such medical care and hospitalization:
- 8. SECRECY OBLIGATION. You will be required to keep forever secret this agreement and all information which you may obtain by reason hereof (unless released in writing by the CENTRAL INTELLIGENCE AGENCY from such obligation), with full knowledge that violation of such

MICROFILMED

.111L-n 1970

DOC. MICRO, SER.

as amonded, and other applicable laws and regulations. Your relationship with the CENTRAL INTELLIGENCE AGENCY and this contract must be kept secret and you may not discuss any aspect of this relationship and contract with any person other than the Authorized Government Representative or such other person as he may specifically approve.

- o. UNAUTHORIZED COMMITMENTS. No promises or commitments pertaining to rights, privileges, or benefits other than those expressly stipulated in writing in this agreement or any amendment thereto shall be binding on the CENTRAL INTELLIGENCE AGENCY.
- and shall be for a term of one (i) year. At the end of that period this contract shall be deemed to be renewed for another year unless notice of termination has been furnished to you thirty (30) days in advance of the classe of one (i) year. Thereafter the contract will be renewed automatically on similar terms and conditions. This contract may be terminated at any time by either party upon furnishing thirty (30) days advance notice. Upon termination of this contract or renewals thereof, including amendments, if any, the CENTRAL INTELLIGENCE AGENCY will undertake to assist you in obtaining gainful employment or to provide continuing compensation to assure you that you will be able to maintained reasonable standard of this contract and the continuing compliance with the secrecy obligations.

-4-

MICROFILMED

.111L - 0 1970

DOC. MICRO. SER.

And the second second

--

imposed on you by paragraph 8 of this contract and the provisions of any secrecy agreement which you have signed with the CENTRAL INTELLIGENCE AGENCY.

UNITED STATES GOVERNMENT As Represented by the CENTRAL INTELLIGENCE AGENCY By:

Date:

Date:

Date:

Certified to be a true copy of the signed original which is on file in the Office of Security.

HOWARD J. CYBORN
DIRECTOR OF LUCURITY

MICROFILMED

."L - 0 1970 DUC. MICRO. SER.

EJIE